05.03.2020

Appellant absent. Learned counsel for the appellant absent. Case called for several times but no one appeared on behalf of appellant. Consequently the present service appeal is hereby dismissed in default. No order as to costs. File be consigned to the record room.

(Muhammad Hamid Mughal)

Member
Camp Court, Swat

ANNOUNCED. 05.03.2020

09.10.2019

Counsel for the appellant present and requested for adjournment. Adjourned to 07.11.2019 for preliminary hearing including hearing on the issue of limitation before S.B at Camp Court Swat.

(Muhammad Amin Khan Kundi) Member Camp Court Swat

07.11.2019

Appellant alongwith his counsel present and requested for adjournment. Adjourned to 09.01.2020 for preliminary hearing including hearing on the issue of limitation before S.B at Camp Court Swat.

(Muhammad Amin Khan Kundi) Member Camp Court Swat

09.04.2020

None present on behalf of the appellant. Notice be issued to appellant and his counsel for preliminary hearing including hearing on the issue of limitation for 05.03.2019 before S.B at Camp Court Swat.

(Muhammad Amin Khan Kundi)

Member Camp Court Swat The appellant was appointed as Laboratory Attendant vide appointment order dated 08.01.2014. His appointment order was withdrawn vide order dated 28.04.2014 under condition No.3 & 6 of the appointment order. The appellant filed departmental appeal for reinstatement on 20.02.2019. Upon query of this Tribunal that the present service appeal is badly time barred/incompetent. Learned counsel for the appellant seeks adjournment for further assistance. Adjourn. To come up for preliminary hearing on 04.09.2019 before S.B at Camp Court, Swat.

Member Camp Court, Swat.

04.09.2019

Learned counsel for the appellant present. Heard.

Attention of learned counsel for the appellant was drawn to order sheet dated 03.07.2019. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for preliminary hearing including hearing on the issue of limitation on 09.10.2019 before S.B at Camp Court, Swat.

Member Camp Court, Swat.

Form- A

FORM OF ORDER SHEET

Court of	 : 1	f .	
Case No		73 3/2019	

	Case No	/33/2019
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	. 3
1-	14/06/2019*****	The appeal of Mr. Fazal Wadood presented today by Mr. Azizi-ur-Rehman Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please
		REGISTRAR 1416/10
2-	24-6-19	This case is entrusted to touring S. Bench at Swat for preliminary hearing to be put up there on $\frac{303-07-2019}{}$
		Member
,		
į		

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 733 of 2019

Fazal Wadood S/o Muhammad Akram, R/o Gogdara, District Swat.

...<u>Appellant</u>

VERSUS

The Secretary Elementary and Secondary Education Government of Khyber Pakhtunkhwa, Peshawar and Others.

...<u>Respondents</u>

INDEX

S #	Description of documents	Annexure	Pages
1.	Memo of Appeal		1-4
2.	Affidavit		5
3.	Addresses of the parties	••••	6
4.	Copy of the Order dated 08-01-2014	Α	7-8
5.	Copy of the Charge Report	В	9
6.	Copy of the Order dated 28-04-2014	С	10
<i>7</i> .	Copy of the Order dated 10-03-2015	D	11
8.	Copy of the Departmental Appeal	Е	12
9.	Vakalat Nama		13

Appellant Through

Iziz-ur-Rahman

Advocate Swat

Office: Khan Plaza, Gulshone Chowk, Mingora Swat, Cell 0333 929 7746

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR



Service Appeal No. 733 of 2019

Fazal Wadood S/o Muhammad Akram, R/o Gogdara, Service Tribunal District Swat.

Dated 14/6/2019

...<u>Appellant</u>

VÉRSUS

- 1. The Secretary Elementary and Secondary Education Government of Khyber Pakhtunkhwa, Peshawar.
- 2. The Director Elementary and Secondary Education Government of Khyber Pakhtunkhwa, Peshawar.
- 3. The District Education Officer (Female) District Swat at Saidu Sharif.

...Respondents

Filedto-day
Registrar
14/6/19

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA **SERVICE** TRIBUNAL 1974 ACT, AGAINST THE**ORDER** ENDST:NO.9145-50/APPTT:/CLASS-IV/F DATED 28-04-2014 WHEREBY THE APPOINTMENT ORDER THE APPELLANT WITHDRAWN FROM THE DATE OF ISSUE AGAINST THE LAW, RULES AND SHARIAH AND IS LIABLE TO BE SET ASIDE, FEELING *AGGRIEVED* OF THE SAME APPELLANT PREFERRED **DEPARTMENTAL** APPEAL WAS NOT RESPONDED TO DESPITE THE LAPSE OF STATUTORY PERIOD OF TIME.

Prayer:



That on acceptance of this service appeal the order impugned may very kindly be set aside and the appellant reinstated back into service with all back/consequential benefits.

Respectfully Sheweth:

Facts:

- i. That the appellant was appointed as Laboratory Attendant in due course of law and after the fulfilment of all the codal formalities vide order Endst: No. 6875-80/Class-IV / Apptt: /2014 dated 08-01-2014. Copy of the order dated 08-01-2014 is enclosed as Annexure "A".
- ii. That the appellant took over his charge as Lab
 Attendant at GGHS Gogdara on 09-01-2014.
 Copy of the charge report is enclosed as
 Annexure "B".
- iii. That while performing his duties to the satisfaction of the authorities the appellant service was terminated from the date of appointment, along with others, vide order Endst: No. 914-50/Apptt:/Class-IV/F dated 28-04-2014. Copy of the order dated 28-04-2014 is enclosed as Annexure "C".
- iv. That the appellant was all of a sudden terminated from service without touching any of the codal formalities or in due course, while the same time the others terminated were reinstated

back into service, singling out only the appellant vide order Endst:No. 631-52/Class-IV/Deceased/Appt./2015 dated 10-03-2015. Copy of the order is enclosed as Annexure "D".

- v. That feeling aggrieved the appellant preferred a departmental appeal, for the redressal of his grievances, but the same was not responded to despite the lapse of statutory period of time. Copy of the departmental appeal is enclosed as Annexure "E".
- vi. That feeling aggrieved and having no other option this honourable tribunal is approached for the redressal of his grievances on the following grounds.

Grounds:

- a. That the appellant has not been treated in accordance with the law and rules on the subject.
- b. That the appellant has been condemned as unheard thus his established right has been denied to him.
- c. That this is a classic case of discrimination, abuse of authority, exercising the same in a very colourful, fanciful and arbitrary manner by bulldozing all the laws and rules on the subject, and that too to the utter detriment of the appellant.
- d. That the appellant has not committed any act of commission or omission which may constitute any offence under any law.

It is, therefore, very respectfully prayed that on acceptance of this service appeal the order impugned may very kindly be set aside and the appellant reinstated back into service with all back/ consequential benefits.

Any other relief deemed appropriate in the circumstances and not specifically prayed for may also very kindly granted.

Appellan

Fazal Wadood Through Counsels,

Aziz-ur-Rahman

Imaaa Ullah Advocates Swat

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

(5)

Service Appeal No. _____ of 2019

Fazal Wadood S/o Muhammad Akram, R/o Gogdara, District Swat.

...<u>Appellant</u>

VERSUS

The Secretary Elementary and Secondary Education Government of Khyber Pakhtunkhwa, Peshawar and Others.

.. Respondents

AFFIDAVIT

It is solemnly stated on Oath that all the contents of this service appeal are true and correct to the best of my knowledge and belief and nothing has either been misstated or kept concealed before this honourable tribunal.

Deponent

Fazal Wadood

ATTESTED

UMAR SADIO Advocate
OATH COMMISSIONER
Distr. Cours At.

No. 411 Detc 23/05/19

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR



Service Appeal No. _____ of 2019

Fazal Wadood S/o Muhammad Akram, R/o Gogdara, District Swat.

...<u>Appellant</u>

VERSUS

The Secretary Elementary and Secondary Education Government of Khyber Pakhtunkhwa, Peshawar and Others.

...Respondents

ADDRESSES OF THE PARTIES

Appellant:

Fazal Wadood S/o Muhammad Akram, R/o Gogdara, District Swat.

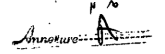
Respondents:

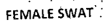
- 1. The Secretary Elementary and Secondary Education Government of Khyber Pakhtunkhwa, Peshawar.
- 2. The Director Elementary and Secondary Education Government of Khyber Pakhtunkhwa, Peshawar.
- 3. The District Education Officer (Female) District Swat at Saidu Sharif.

Appellant
Through Counsel,

Imdad Ullah
Advocate Swat

OFFICE OF THE DISTRICT EDUCATION OFFICER





Phone #: 0946 - 9240440 i

Fax #: 0946 - 9240440



OFFICE ORDER

In pursuance to the meeting of the departmental selection committee held on 07.01.2014 in the office of the under signed.

The District Education Officer Female swat is pleased to order the appointment of the following candidates against the posts schools mentioned against their name in BPS-01 (4800-150-9300) plus usual allowances as admissible under the rules except section-19 of Khyber Pakhtunkhwa Rules, 1973 subject to the terms and conditions given at the end in the best inters of public:

est int	ers of public: -			
.No	Name & Father Name &	D/O Birth	Post & School where posted	Remarks
1	Residence Rahmat Ali S/O Shah Rawan R/O	.01/01/1985	Chowkidar GGPS Amankot, Swat	
	Amankot, Swat Ijaz Alam S/O Mohammad Faroq R/O Shahdara Mingora, swat	01.01.1989	Lab: Attendant, GGHS Ahingaro Dehrai, Swat	
. –	Umar Ali s/O Mian Jan R/O Afsar Ábad, swat	04.04.1979	Chowkidar, GGHS Afsar Abad, Swat	
4	Rahmat Ali S/O Umar Gui R/O Amankot, Swat	05.05.19 /13	Chowkidar, GGHS Malook Abad, Swat	
5	Iqbal Hussain S/O Gul Parosh R/O Amankot, Swat	1974	Lab: Attendant GGHS Malook Abad, swat	Sacked Employee
6	Dawa Khan S/O Fazal Rahman R/O Saidu Sharif, Swat	19.04.1978	Chowkidar DEO Female, Swat	
.	Mohammad Rasool Khan s/o Dost Mohammad Khan	26.02.1981	Chowkidar GGPS Banr	
8	Hamidullah S/O Shakirullah R/O Mingora, Swat	:05.11.1993	Chowkidar GGHS Ahingaro Dehrai, Swat	
9	Nizakat D/O Sardar Ali R/O Shaheen Abad, Swat	01.01.1986	<u> </u>	
10	Kar de Faral Ali Khan r/o	01.08.1975	Behshti GGHSS Saidu Shari NO.1	
ii	Sardar Alam S/O Mohammad Alam(Late) R/O Takhta Band,	21.04.1982	·	
17	Swat Mujibur Rahman S/O Attaur Rahman R/O Gogdara, Swat	20.02.1989	2 Swar	
1	Hasnain Shah S/O Mohammad	10.05.199	Jwat	n,
1	Mohammad Rehan S/O Sulima R/O Ghaligai, Swat	on 01.05.198	Glialigal, Swat	Attes
	Amir Nawab S/O Mohammad Azim R/O Islampur, Swat	01.07.198	Chowkidar, GGPS Islampu Swat	fund
-	Fazal Wadood s/o Mohamma Akram r/o Gogdara	d 10.04.19		Advo
	17 Imran Khan s/o Sher Ali Khan r/o Ghalegay	1312.19	93 Chowkidar GGHS Ghaleg	ау



		1	• .		
44	Mushtamil Khan S/O Pir Dam R/O Manai, swat	01.01.1978	Chowkidar, GGPS Manai,		
45	Rahmanullah S/O Sherin Zada R/O Jabagai, swat	01.01.1987	Chowkidar, GGPS Gidarai,		
46	Mastani Gul S/O Aqal Wazir R/O Naranj Pora, Swat	09.05.1982	Chowkidar, GGPS No.2 Naranj Pora, Swat		
47	Asghar Ali S/O Bakht Rawan R/O Gwalirai, swat	20.04.1978	Chowkidar, GGPS Bahramand Pattai, swat		<u>, </u>
48	Bakht Munir S/O Masin R/O Landai, Swat	1978	Chowkidar, GGPS Landai Sakhra, swat		
49	Habibur Rahman S/O Mohammad Pir Dost R/O kargalo, Kalam	02.02.1977	Chowkidar, GGPS banr Kalay Kargalo Kalam		
50	Shabir Ahmad S/O Khaista Khan R/O Badalai, swat	1985	Chowkidar, GGPS Badalai, Swat		_,
51 	Gul Muneer s/o Gul Bahadar r/o -Mianjai Barikot	01.01.1989	GGPS Jurbandai Barikot		
52	Habib Khan s/o Mohammad Kareem r/o Mian Kalay Tajaray.	01.01.1991	Chowkidar GGPS Mian Kalay Tajaray		-,
	ا راسل				

Terms and Conditions:

- 1- No TA/DA is allowed.
- Charge report should be submitted to all concerned.
- 3- Their appointment is purely made on contract basis and liable to termination at any time without assigning any notice.
- 4- Their posts are not pension able
- 5- They will produce health and age certificate from the Medical Superintendent / DHQ Hospital
- 6- They will not be handed over charge if their age is less than 18 years and above 37 years.
- 7- They will join the post within 15 days.
- 8- In case of resignation they will have to give one month prior notice to the department or forfeit one month pay in lieu thereof one month pay in lieu thereof to the government.
- 9- The appointment is made on the clear understanding that have a domicile of District Swat.
- 10- If any son/daughter have appointed earlier, their service will be terminated.

(DILSHAD BEGUM) DISTRICT EDUCATION OFFICER, (FEMALE) SWAT

Endst: No.6875-80/ Class-IV / Apptt: / 2014

Dated: 08/01/2014

Copy to: -

- 1- The Director, Elementary & Secondary Khyber Pakhtunkhwa Peshawar for information. Please. 2- The District Comptroller of Accounts, Swat.
- 3- The Sub Divisional Education Officer, Female Swat.
- The Accounts Branch local Office.
- 5- The Superintendent local office.
- 6- The Official Concerned.

DISTRICT EDUCATION OFFICER, (FEMALE) SWAT

Charge Report

Annexure-B

It is certified that Mr. Figed inclosed

Sto Muhammad Akram appointed as (L/Att:)

at GGHS: Gogodorfa Swat, viole DE-0 (Female)

Swat order Endst. NO: 6875-80/class-IV/Appto/2014

dated 08/01/2014, 5x: No: 16

And He took over the charge on his

duty on og/c1/2014 (Before Noon).

Ohrle Migh School Samuel Distriction.

Advocate



DISTRICT EDUCATION OFFICER (Female)

ELEMENTARY & SECONDARY EDUCATION SWI

CONTACT NO. (0946) 9240440 : Eus II (0946) 9240440







The following condidates were appointed as class-IV servant vide this office appointment bearing Endst:NO.6869-74/class-IV/appointment/2014 dated 8/1/2014 and NO.6875-80/classeccontment/2014 dated 8/1/2014, NO.7507/Class-IV/Apptt: dated 3.2.2014 and subsequently regendum order No.6910-13 dated 9.1.2014 on the explicit condition that their age must be not less ोबार 18 years and not above 35 years . They however, being overage failed to produce Age relaxation from the competent authority till the filing of this order.

Their appointment order is therefore withdrawn from the date of issue of appointment order in the interest of public service under condition No.3 & 6 of the appointment order refer to above.

S.NO,	31.41		er rejer to above.
3.770,	NAME	SCHOOL	
2,	Yousaf Khan	Chowkidar GGPS Charbagh S.NO. 1(RTD son) Behishti GGHSS Sold No. 1	D/O BIRTH
3,*	Shamim Ford W. J		1975
·/.	Fazal Wadood	D. All OURS CARRIE CALLE	1.8.1975
5,	Habibur Rehman	Chowkidar GGPS Coulds See	10.4.1975
6.		Chowkidar GGPS Banrkalay Kargalo kalam S.No.49	8.11.1977 2.2.1977
	Rahmat Ali	Charekidas CG us 14	2.2.19//
	Robina Khaista Iqbol	Chowkidar GGHS Malook Abad S.NO. 4 Sweeper GGHS Kalakulay S.NO. 28	5.5.1978
F	Muchienist	SHOWARD CONTRACTOR AND A STATE OF THE STATE	1.1.1978
 	Assiran II		6.9.1978
-			1.1.1978 20.4.1978
<u>-</u>	Java Khan	Chowkidar GGPS Landai Sakhra S.NO.47 Chowkidar O/O DEO (F) Swat	1978
	•	(r) Swar	19.4.1978

(DILSHAD BEGUM) DISTRICT EDUCATION OFFICER (F) DISTRICT SWAT

Dated 2 3/4/2014

Copy forwarded for information and necessory action to:-

- 1. The Director E&SE Khyber Pakhtunkhwa Peshowar.
- 2.The DAO Swat,
- 3. The Principal/Headmistress of the concerned school,
- 4.The Sub Divisional Education Officer (F) Swat.
- 5. The Accounts Branch local Office.
- 5. The candidates concerned.

DISTRICT EDUCATION OFFICER (F) DISTRICT SWAT

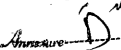


OFFICE OF THE

DISTRICT EDUCATION OFFICER (Female)

DISTRICT SWAT

CONTACT NO. (0946) 9240440 - Fax # (0946) 9240440



OFFICE ORDER

In pursuance to the meeting of the departmental selection committee held on 10-03-2015.

The District Education Officer (F) Swat is pleased to order the appointment of the following Candidates at the schools mentioned against their name in BPS-01 (4800-150-9300) plus usual allowances as admissible under the rules except section-19 of Khyber Pakhtunkhwa Rules, 1973 subject to the terms and conditions given below in the best interest of public with immediate effect.

S. No	Name , Father's Name & Residence	Date of Birth	Post & School where posted	Remarks
01	Yousuf Khan S/o Sarfaraz Khan R/o Charbagh Swat	1975	Chowkidar GGPS Charbagh Swat	
02	Bakht Munir S/o Maseen R/o Sakhra Swat	1978	Chowkidar GGPS Landai Sakhra Swat	
03	Shamim W/o Fazal Ali R/o Balogram Swat	01/08/1975	Behishti GGHSS No 1 Saidu Sharif Swat	
04	Robina D/o Sultan Mahmood R/o Kalakalay Swat	01/01/1980	Sweeper GGHS Kalakalay Swat	
05	Habibur Rahman S/o Pir Dost R/o Kargalo Kalam Swat	02/02/1977	Chowkidar GGPS Banrkatay Kargalo Kalam Swat	
06	Abdul Jabbar S/o Fazal Haq R/o Sakhra Swat	27/12/1974	Chowkidar GGHS Sakhra Swat	
07	Mushtamil Khan S/o Pirdam R/o Manai Swat	01/01/1978	Chowkidar GGPS Manai Şwat	
. 08	Asghar Ali S/o Bakht Rawan R/o Gwalerai Swat	20/04/1978	Chowkidar GGPS Barhampatai Swat	
09	Fazal Hayat S/o Shahi Sultan R/o Gadakot Swat	08/11/1977	Chowkidar GGPS Gadakot Swat	
10	Khista Iqbal S/O Mohammad Zubair R/o Kabal Swat	06/09/1978	Chowkidar GGHSS Kabal Swat	
11	Dawa Khan S/O Fazal RahmerR/o Saidu Sharif Swat	19/04/1978	Chowkidar DEO(F) Swat	

TERMS AND CONDATIONS.

1. No. TA/DA is allowed

Charge report should be submitted to all concerned.

3. There appointment is purely made on temporary basis and liable to termination at any time without assigning any notice.

4. There post is not pensionable.

- 5. He will produced health and age certificate from the Medical superintendent/DHQ Hospital Swat.
- 6. He will not be handed over charge if his age is less than 18 years or above 43 years.

7. He will join the post within 15 days.

8. In case of resignation he will have to give one month prior notice to the department or forfeit one month pay in lieu thereof to the government.

9. The appointment is made on the clear understanding that he has a domical of Disc. Swac.

dst: No. 1-31 /52 / Class-IV/Deceased/Appt. /2015

(FEMALE) SWAT

Copy forwarded to:

1. The Director, E&SE, Khyber Pakhtunkhwa Peshawar for information, please.

The District Accounts Officer Swat.

3. The Sub Divl: Education Officer (F) Swat.

4. The Superintendent local office.

5. The Official Concerned.

DISTRICT EDUCATION OFFICER
(FEMALE) SWAT

(SHAMIM AKHTAR)
DISTRICT EDUCATION OFFICER

Attested

Advocate

Annexure E

بحضور جناب دائر مكشرصاحب الميمينري ايندسيكندري الجوكيشن خيبر بختو نخواه

اپیل برائے دوبارہ بھالی ملازمت بھیثیت کلاس فور

مضمون :

جنا بعالي!

حضوروالا:

عمری پالیسی میں تبدیلی کی وجہ سے میرے تمام دوسرے برطرف شدہ ساتھیوں کو ملازمت پر بحال کیا گیا۔ جبکہ سائل کی بار بارڈ سٹر کٹ ایجو کیشن افیسر سوات (زنانہ) کو اپیل کے باد جود ابھی تک ملازمت پر بحال نہیں کیا گیا۔

لهذا بذريدا كل بذاالتماس به كدا كرسائل و بحيثيت ليب النينزن كورنمنث كراز بانى سكول كوكدره سوات ميس بحال كياجائ توسائل تاحيات دُعا كوه رب كا-

الـــــعا دض. فضل ودوددلد محداكرم خان سابقه ليب اثينذنث كورنمينث كراز بائى سكول كوگدره سوات ساكن گوگدره ڈاكخانه كوگدره شلع سوات

20/02/2019 -- Pur

Attested My Advocate

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

In matter of:-

falal wadood Appellant

VERSUS

Respondents

KNOWN ALL to whom these present shall come that I/we, the undersigned appoint

AZIZ-UR-RAHMAN and IMDAD ULLAH

Advocates High Court

To be the advocate for the Application in the above mentioned case to do all the following acts, deeds and things or any one of them, that is to say:-

- To acts, appear and plead in the above mentioned case in this court or any other Court in which the same may be tried or heard in the first instance or in appeal or review or revision or execution or at any other stage of its progress until its final decision.
- To present pleadings, appeals, cross objections or petitions for execution review, revision, withdrawal, compromise or other petition or affidavits or other documents as shall be deemed necessary or advisable for the prosecution of the said case in all its stages.
- To withdraw or compromise the said or submit to arbitration any difference or dispute that shall arise touching or in any manner relating to the said case.
- To receive money and grant receipts therefore, and to do all other acts and things which may be necessary to be done for the progress and in the course of the prosecution of the said case.
- ❖ To employ any other Legal Practitioner authorizing him to exercise the power and authorities hereby conferred on the Advocate wherever he may think fit to do so.
- I understand that the services of aforesaid lawyer are hired irrespective of the outcome of the case

And I/We hereby agreed to ratify whatever the advocate or his substitute shall to do in the said premises.

And I/We hereby agree not to hold the Advocate or his substitute responsible for the result of the said case in consequences of his absence from the Court when the said case is called up for hearing.

And I/We hereby agree that in the event of the whole or any part of the fee agreed by me/us to be paid to the Advocate remaining unpaid, the Advocate shall be entitled to withdraw from the prosecution of the case until the same is paid.

IN THE WITNESS WHEREOF I/WE hereunto set my/our hand(s) to these present the contents of which have been explained to and understood by me/us, this <u>13</u> day of <u>05</u> 2019.

(Signature or thumb impression)

(Signature or thumb impression)

(Signature or thumb impression)

Accepted subject to terms regarding fees

Advocate High Court

Office: Khan Plaza, Gulshone Chowk G.T. Road Mingora, District Swat.

Cell No. 0300 907 0671

(IMDAD ULLAH)

Advocate High Court

Office: Khan Plaza, Gulshone Chowk, G.T. Road, Mingora, District Swat

Cell No. 0333 929 7746